

### VIA FAX (202-863-8654) and CERTIFIED MAIL

DEC 10 2012

Sean Cairneross, Esq.
Chief Counsel
Republican National Committee
310 First Street, SE
Washington, DC 20003

RE: MURs 6078, 6090, 6108, 6139, 6142, and 6214 and AF 2512

Obama for America and Martin Nesbitt, in his official capacity as Treasurer

Obama Victory Fund and Andrew Tobias, in his official capacity as Treasurer

Dear Mr. Cairneross:

This is in reference to the complaint you filed with the Federal Election Commission on October 6, 2008, which was designated as MUR 6090, concerning Obama for America and Martin H. Nesbitt in his official capacity as Treasurer, and the Obama Victory Fund and Andrew Tobias in his official capacity as Treasurer, alleging violations of the Federal Election Campaign Act of 1971, as amended (the "Act").

On August 24, 2010, the Commission found reason to believe Obama for America and Martin Nesbitt in his official capacity as Treasurer violated 2 U.S.C. § 441a(f) of the Act, and authorized an audit pursuant to 2 U.S.C. § 437g. The Commission dismissed allegations that Obama for America and Martin Nesbitt in his official capacity as Treasurer violated 2 U.S.C. §§ 441e and 441f. On March 20, 2012, the Commission found mason to believe Obama for America and Martin Nesbitt in his official capacity as Treasurer violated 2 U.S.C. § 434(b) of the Act. Copies of the Factual and Legal Analyses, which formed the basis for the Commission's determinations, are enclosed.

On August 24, 2010, the Commission also found no reason to believe the Obama Victory Fund and Andrew Tobias in his official capacity as Treasurer violated 2 U.S.C. §§ 441a(f), 441e, and 434(b), and dismissed allegations that the Obama Victory Fund and Andrew Tobias in his official capacity as Treasurer violated 2 U.S.C. § 441f. A copy of the Factual and Legal Analysis, which formed the basis for the Commission's determination, is enclosed.

On December 7, 2012, the Commission accepted a conciliation agreement signed by Obama for America and Martin Nesbitt in his official capacity as Treasurer to resolve their

Sean Cairncross, Esq. Chief Counsel, Republican National Committee MURs 6078, 6090, 6108, 6139, 6142, and 6214 and AF 2512 Page 2

violations of the Act. This agreement settles violations of 2 U.S.C. §§ 434(a), 434(b), and 441a(f) identified in the Matters Under Review, as well as violations of 2 U.S.C. § 434(a)(6)(A), which were identified during the Commission's audits. The Commission simultaneously closed the file in this matter. A copy of the Conciliation Agreement with Obama for America and Martin Nesbitt in his official capacity as Treasurer is enclosed for your information.

Documents related to the case will be placed on the public record within 30 days. See Statement of Policy Regarding Disclosure of Closed Enforcement and Related Files, 68 Fed. Reg. 70,426 (Dec. 18, 2003) and Statement of Policy Regarding Placing First General Counsel's Reports on the Public Record, 74 Fed. Reg. 66,132 (Dec. 14, 2009).

The Act allows a complainant to seek judicial review of the Commission's resolution of this action. See 2 U.S.C. § 437g(a)(8).

If you have any queations, please contact me at (202) 694-1650.

Sincerely,

Camilla/Jackson Jone

#### **Enclosures**

- 1. Obama for America Factual and Legal Analysis (8/24/10)
- 2. Obama for America Factual and Legal Analysis (3/20/12)
- 3. Obama Victory Fund Factual Analysis (8/24/10)
- 4. Conciliation Agreement

#### FEDERAL ELECTION COMMISSION

#### **FACTUAL AND LEGAL ANALYSIS**

5 RESPONDENTS:

Obama for America and

MURs: 6078/6090/6108/6139/6142/6214

Martin Nesbitt, as Treasurer

#### I. INTRODUCTION

These six matters involve overlapping allegations that Obama for America and Martin Nesbitt, in his official capacity as Treasurer ("OFA" or the "Committee") - Barack Obama's principal campaign committee for the 2008 presidential election - accepted various excessive and/or prohibited contributions in violation of the Federal Election Campaign Act of 1971, as amended, ("FECA" or "the Act").

The complaints vary in their approach to presenting similar allegations. While some of the complaints rely primarily on media reports regarding anecdotal examples of allegedly suspicious online fundraising transactions, see MURs 6078/6090/6108, other complaints provide a listing of transactions that are alleged to be part of suspicious patterns in OPA's fundraising receipts. See MURs 6139, 6142, 6214. Rather than attempting to address all of the transactions being questioned, OPA focuses on its comprehensive compliance system, and asseme that this system allowed them to identify and take appropriate corrective action as to all contributions for which there were genuine questions as to possible illegality. See OPA Responses in MURs 6078/6090/6108, MURs 6139 & 6142 and MUR 6214. Respondents assert that all genuinely excessive and prohibited contributions detailed in the complaints have been refunded.

Respondents also contend that Complainants' allegations are highly speculative, lack the specificity needed to demonstrate a violation of the Act, and that the patterns identified by Complainants do not support any inference of illegality. Id.

# MURs 6078/6090/6108/6139/6142/6214 Obama for America Factual & Legal Analysis

1 During the 2007-2008 election cycle, the Commission's Reports Analysis Division 2 ("RAD") sent the Committee multiple Requests for Additional Information ("RFAIs") regarding apparent excessive contributions of the same general type as those identified in the complaints. 3 While the Committee was responsive to issues raised in the RFAIs, a review of Committee 4 disclosure reports suggests that OFA has accepted, and falled to take timely corrective action 5 with regard to excessive emeributions, which may take between \$1.89 million and \$3.5 million. See Chart A, infra. 7 Based on a review of the complaints, the responses, and other available information. 8 9 including the Commission's analysis of disclosure reports, it appears that OFA accepted 10 excessive contributions that were not refunded or otherwise cured in a timely fashion. Accordingly, for reasons explained in more detail below, the Commission found reason to 11 believe that Obama for America and Martin Nesbitt, in his official capacity as Treasurer, violated 12 2 U.S.C. § 441a(1), and authorized a Section 437g audit. 13 In contrast to the substantial support for allegations relating to excessive contributions, 14 the allegations that OFA assected prohibited contributions from foreign nationals (in violation of 15 Section 441e) and from fictitious names (in vigization of Sentian 441f) are either wholly 16 speculative or appear to involve sums that are do minimis both in terms of dollar amount and as a 17 percentage of OFA's overall receipts. Accordingly, for reasons explained in more detail below, 18 19 the Commission dismissed allegations that Obama for America and Martin Nesbitt, in his official capacity as Treasurer, violated 2 U.S.C. §§ 441e and 441f. 20

### II. <u>FACTUAL AND LEGAL ANALYSIS</u>

2 The primary issue in these matters is whether Respondents accepted impermissible contributions through their online fundraising efforts. Although the Commission has not 3 mandated specific procedures to verify the identity of an individual making a credit card contribution over the Internet, it has opined that a committee which intends to solicit and receive 5 credit card contributions over the Internet reset he able to verify the identity of these who contribute via analit card with the same degree of confidence that is generally pravided when a 7 committee accepts a check via direct mail. Advisory Opinion 2907-30 (Chris Dodd for 9 President, Inc.); see also Explanation and Justification for Matching Credit Card and Debit Card Contributions, 64 Fed. Reg. 32394, 32395 (June 17, 1999); Advisory Opinion 1999-09 (Bill 10 11 Bradley for President, Inc.); Advisory Opinion 1995-09 (NewtWatch PAC); see also 12 Commission Guideline for Presentation in Good Order (guidance to presidential campaigns 13 seeking federal matching funds, presented by the Audit Division and approved by the Commission in July 2007). In sum, a committee is charged with the same responsibility to "allay 14 concerns over the receipt of prohibited contributions" regarding its online contributions as its 15 contributions solicited and received through any other method. Id. (quoting Miterating Credit 16 17 Card and Debit Card Contributions, 64 Fed. Reg. at 32395).

Advisory Opinions have looked favorably upon several methods for notifying contributors of a committee's legal obligations as well as verifying contributors' identities, increding: using web page solicitation forms that post clear and conspicuous language informing prospective donors of the Act's source restrictions and contributor's name, requiring a donor to complete and submit for processing a contribution form that includes the contributor's name, contributor's name as it appears on a credit card, billing address associated with the card number, expiration date of the card, contributor's residential address and amount of contribution. See, e.g., AO 2007-30 at 3. The committee should also include process whereby the donor in the source firm usual functions made using corporate or business entity credit earth, and a process whereby the donor must aftent: (1) the contribution is made from the composition, labor organization or national bank; (3) donor is not a federal government contractor or a famign national, but is a citizen or permanent resident of the United States; and (4) the contribution is made on a personal credit cand for which the donor, not a corporation or business entity, is legally obligated to pay. Id. at 2-4.

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i	As a safeguard against receiving prohibited contributions, the Act's regulations hold the
2	committee's treasurer "responsible for examining all contributions received for evidence of
3	illegality." 11 C.F.R. § 103.3(b). While contributions that may "present genuine questions" as
4	to whether they were made by foreign nationals or other prohibited parties may initially be
5	deposited into a campaign's depository, the treasurer is charged with making his or her "best
6	efforts to determine the legality of the contributions." 11 C.F.R. § 103.3(b)(1). If the
7	contribution cannot be determined to be legal, or is discovered to be illegal even though it "did
8	not appear to be illegal" at the time it was reserved, the treasurer must refund the contribution
9	within thirty (30) days of the date of said discovery. 11 C.F.R. § 103.3(b)(2). By contrast, if the
0	committee determines that a contribution exceeds the contribution limitations enumerated in
1	2 U.S.C. § 441a(a)(1), the treasurer has sixty (60) days to refund the excessive contribution, or
2	obtain a written redesignation or reattribution of the excessive portion. 11 C.F.R.
13	§ 110.1(b)(3)(i).
14	A. Background
15	Obazza for America is the principal campaign committee for President Barack Obama.
16	During the 2008 election cycle, OFA, as an authorized candidate committee, was limited to
17	contributions from individual denors who in the aggregate did not exceed \$2,300 each for the
18	primary and general elections. 2 U.S.C. § 441a(a)(1)(A). Since filing its Statement of
19	Organization on January 16, 2007, the Committee raised over \$745 million from over 3.9 million
20	contributors, approximately \$450 million of which was received in online contributions through
21	the campaign's website. OFA Response in MURs 6078/6090/6108 at 1-2.
22	Respondents explain that, to handle the unprecedented number of donors, volume of
23	online contributions and dollars raised, they maintained a comprehensive system to review all

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- online contributions for compliance with the FECA. OFA Response in MURs 6078/6090/6108
- at 2-4, OFA Responses in MURs 6139 & 6142 at 2-3. The Committee asserts that its internal
- 3 system of review surpassed the procedural requirements for the collection and processing of
- 4 contributions set forth in the Act, and that as the volume of contributions increased, the
- 5 Committee continually readjusted its procedures to ensure that all contributions received
- 6 complied with the Act's requirements. OFA Response in MURs 6078/6090/6108 at 3-4; ORA
- 7 Responses in MURs 6139 & 6142 at 2-3.
- The consolidated OFA Response for MURs 6078, 6090 and 6108 includes an Affidavit
- 9 from the Committee Chief Operating Officer Henry DeSio, who describes the requirements in
- 10 the online contribution process that must have been met before the website would accept a
- 11 contribution:
- The Committee online contribution page informed each prospective donor of the
  Act's source restrictions, in explicit language displayed in a conspicuous location
  that the donor could not miss;
- No donor could make a contribution without first affirming that the funds were lawful and consistent with the Act's requirements, by checking a box confirming that the donor was a United States citizen or permanent resident, that the funds were not from the treasury of a person or entity who was a federal contractor, corporation, labor organization or national bank, and were not provided by any person other than the donor;
- Donors who entered foreign addresses were required to check a box confirming
  that they were either a United States citizen or a permanent resident alien, and
  provide a valid U.S. passport number. Id. at 3-4; see also Affidavit of Henry
  DeSio ("DeSio Aff.") ¶ 3-6.
- 25 The DeSio Affidavit good me in describe the compliance and notting process that maranted
- 26 after the online contributions were processed by a third party vendor and submitted to the
- 27 Committee:

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}	•	At regular intervals the Committee conducted automated searches of its donor
Į.		database, which included all contributions (whateur mised online or through other
<b>J</b>	•	mechanisma,), to identify any fatudulent or encossive donations;

- Contributions from repeat donors were examined to ensure that the total amount received from a single donor did not exceed contribution limits; and
- As examples of questionable information, erroneous data or fraudulent contributions were identified, the Committee's automated searches were refined to query other contributions that might contain similar patterns of erroneous or fraudulent data. Id. 21 4.

#### B. Excessive Contribution Allegation

#### 1. Facts

The complaints involve allegations based on Complainants' direct review of disclosure reports filed by the Committee as well as information gleaned from online media reports, and claim that Responsitutes an appropriate excessive contributions in addition to learningly receiving contributions from prohibited sources. Fling Complaint at 2; RNC Complaint at 1-4; Kohtz Complaint at 1; Daniela Complaint at 1; Moore Complaint at 1. Complainants list hundreds of individuals whom they claim made contributions exceeding \$4,600 (which would be the aggregate total of the permissible amounts of \$2,300 each for the primary and general elections) and contend that this is evidence that the Committee's contribution processes were utterly lacking in the appropriate internal controls to ensure compliance with the FECA. Fling

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1 Complaint at 2; RNC Complaint at 1-4; Kohtz Complaint at 1; Daniels Complaint at 1; Moore

2 Complaint at 1.

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Respondents reply that their comprehensive vetting and compliance system was designed to identify all excessive contributions, including those specifically referenced in the complaints, and redesignate, reattribute, or refund contributions, az appropriate. OFA Response in MURs 6072/689816108 at 5; OFA Responses in MURs 6139 & 6142 at 2. Suppositionally, the Communication contends that only 112 of the 602 individuals enginally identified in complaints for MURS 6139 and 6142 made contributions that were notantially excessive but later refunded; the rest, they assert, actually were compliant with the Act. OFA Response in MUR 6139 at 3. OFA Response in MUR 6142 at 3. Respondents provide attachment spreadsheets that list the individuals they assert were compliant, as well as those who made potentially excessive contributions that were later refunded or otherwise cured (some timely and some untimely). OFA Response in MURs 6078/6090/6108 at 5; OFA Response in MUR 6139, Exh. A; OFA Response in MUR 6142, Exh. A. Respondents argue that their demonstration that most examples of excessive contributions cited in the initial complaints were either compliant or rectified in a timely manner, is evidence that there is no med for an investigation of their figuress and appositions and that these majors should be dismissed. The Commission reviewed the Committee's disclosures for the 2008 election cycle, which reflect that the Committee reported raising approximately \$745,689,750 during that time

period. The review determined that the Committee may have received between \$1.89 and \$3.5

<sup>&</sup>lt;sup>2</sup> The complaint in MUR 6142 has been supplemented 38 times, most recently on December 2, 2009, which lists thousands of transactions that are alleged to be questionable and/or represent excessive contributions. The Committee's Response to Millio 4138 as i 6142 dated Dec. 29, 2008 microsses some of the transactions specifically identified in the supplements filed up to that date, but was not amended to address the supplemental complaints filed after that date, and offers the same general explanations provided in its response to MURs 6078/6090/6108.

- million in excessive contributions during the 2007-2008 cycle. These apparent excessive
- 2 contributions are reflected in Chart A below.

#### 3 Chart A

Report	Excessive Contributions	Total Contributions Reported
Q1 07	\$103,382	\$25,702,886
Q2 07	\$116,241	\$32,889,836
Q3 07	\$47,250	\$20,652,528
YE 07	\$18,342	\$22,847,537
M2 08	\$35,151	\$36,188,603
M3 08	\$15,302	\$55,444,569
M4 08	\$44,825	\$41,161,694
M5 08	\$26,787	\$30,732,459
M6 08	\$22,287	\$21,953,056
M7 08	\$95,010	\$51,909,906
M8 08	\$359,986	\$50,337,860
M9 08	\$2,295,521 <sup>3</sup>	\$65,090,662
M10 08	\$110,464	\$150,708,708
12G 08	\$27,623	\$35,944,265
30G 08	\$218,59%	\$104,124,848
TOTAL	\$3,536,7794	\$745,689,750

The Commission issued numerous RFAIs to enable the Committee to explain or rectify

6 its excessive contributions. Though the Committee made significant efforts to identify,

The Commission identified \$2,295,521 in potential excessive contributions based on the M9 Report, which included \$367,166 in excessive contributions from 317 individuals that were not refunded, redesignated or restributed within 60 days of receipt, plus \$1,928,355 in contributions designated for the 2008 primary election that were reportedly received after the date of the candidate's nomination. A subsequent review of the disclosure reports indicates that approximately \$1,646,236 of these primary-after-primary contributions appear to have been received by the joint fundraising committee before the candidate accepted his party's nomination, but the reported "contribution days" was the date the flight were transferred from ORA to the Commisse. Therefore, \$1,646,236 in contributions currently categorized as "primary-after-primary" might not be excessive, but were simply reported incuractly by the Commistion. The immatigation will clarify whether the Commission prometry reported the receipts in its M9 disabonates.

<sup>&</sup>lt;sup>4</sup> Should the \$2,295,521 in execusive contributions identified by EAD be determined to be over-inclusive due to a reporting error, the excessive contributions for M9 may be reduced to \$649,284 and the Committee's total potential excessive contributions may be reduced to \$1,890,541.

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- redesignate or refund a significant number of the excessive contributions identified in the
- 2 Commission's RFAIs, the Committee failed to redesignate, reattribute or refund millions in
- 3 excessive contributions in a timely manner.

#### 2. Analysis

The FECA provides that no person shall make contributions to a candidate for federal office or his authorized political committee, which in the aggregate esseed \$2,300 each for the primary and general elections. 2 U.S.C. § 441a(a)(1)(A). For the 2008 election cycle, the Aut permits a national political party to receive from individuals or persons other than a multicandidate committee up to \$28,500. 2 U.S.C. § 441a(a)(1)(B). Additionally, a joint fundraising committee established pursuant to 11 C.F.R. § 102.17, may accept up to \$33,100 per donor. 11 C.F.R. § 102.17(a). The Act prohibits a candidate or political committee from knowingly accepting contributions in violation of the contribution limits set forth in the FECA, see 2 U.S.C. § 441a(f), and where a committee has received an excessive contribution, it has sixty (60) days to identify and redesignate, reattribute or refund the excessive amount. 11 C.F.R. § 110.1(b); see also discussion, supra, pp. 5-6.

The exceptaints made allegations that the Committee renaived manerous excessive contributions based on disclosure reports filed with the Commission, but provided no information as to how or whether a contribution that might appear to be excessive on its face was resolved. The Committees' responses to the complaints generally aver that it maintained a robust compliance system for identifying and remedying excessive contributions, but it fails to explain how, despite this system, many excessive contributions were apparently left unresolved.

Based on a review of the Committee's disclosure reports, the amount of unresolved excessive contributions range between \$1.89 and \$3.5 million which, while less than .5% of the

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- total contributions received, is a substantial amount in potential violation. Accordingly, the
- 2 Commission found reason to believe Obama for America and Martin Nesbitt, in his official
- 3 capacity as Treasurer, accepted excessive contributions in violation of 2 U.S.C. § 441a(f) and
- 4 authorized an audit under 2 U.S.C. § 437g to work coextensively with the Section 438(b) audit
- 5 already underway.

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#### C. Passible Foreign National Contributions

- 7 The FECA provides that it is unlawful for a foreign national, directly or indirectly, to
- 8 make a contribution or donation of money or other thing of value in connection with a Federal,
- 9 State, or local election, or to a committee of a political party and for a federal political committee
- 10 to receive or accept such a contribution. 2 U.S.C. § 441e(a)(1) and (a)(2); 11 C.F.R. § 110.20(b).
- 11 A "foreign national" is an individual, partnership, association, corporation or other entity
- organized under the laws of or having its principal place of business in a foreign country.
- 2 U.S.C. § 441e(b). A "foreign national" does not include a person who is a citizen, national or
- 14 lawful permanent resident of the United States. Id.
- 15 Although the statute is effent as to say knowledge requirement, the Commission's
- 16 implementing segminations clarify that a committee can only violate Section 441e with the
- 17 knowing solicitation, acceptance, or receipt of a contribution from a foreign national 11 C.P.R.
- 18 § 110.20(g). The regulation contains three standards that satisfy the "knowing" requirement:
- 19 (1) actual knowledge; (2) reason to know; and (3) willful blindness. 11 C.F.R. § 110.20(a)(4)(i)-
- 20 (iii). The reason-to-know standard is satisfied when a known fact establishes "[s]ubstantial

The Commission has pursued civil penalties in enforcement matters involving excessive contributions that are a fraction of the commission idultified in this matter. See httliff \$400 (Sharpton) (conciliating \$41a(f) violations totaling \$19,500); MUR 5488 (Bradley Smith) (conciliating \$41a(f) violations totaling \$40,500); MUR 5496 (Finffman) (conciliating \$41a(f) violations totaling \$100,000); MUR 5568 (Empower Illinois) (conciliating \$41a(f) violations totaling \$70,000); MUR 5749 (GSP Consulting Corp. PAC) (conciliating \$41a(f) violations totaling \$28,800); MUR 5887 (Schwarz for Congress) (conciliating \$41a(f) violations totaling \$4,748); MUR 5889 (Republicans for Trauner) (conciliating \$41a(f) violations totaling \$17,099).

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- probability" or "considerable likelihood" that the donor is a foreign national. See Explanation
- and Justification for Prohibition on Contributions, Donations, Expenditures, Independent
- 3 Expenditures and Disbursements by Foreign Nationals, 67 Fed. Reg. 69940, 69941 (quoting
- 4 BLACK'S LAW DICTIONARY, 5th Ed. (1979)). The willful blindness standard is satisfied when "a
- 5 known fact should have prompted a reasonable inquiry, but did not." See id. at 59948.6

#### 1. Final

Several of the complaints allege that the Committee violated 2 U.S.C. § 441e by accepting contributions from foreign nationals. As support for these allegations, different Complainants focus on the following facts: (1) approximately 10,400 contributors with foreign addresses gave \$1.3 million to the Committee; (2) approximately 500 contributions from contributors with foreign addresses were not made in whole dollar amounts (which Complainants suggest means that the funds had been converted to U.S. dollars from a foreign currency); and (3) various media outlets reported that foreign nationals may have contributed to the Committee.

Complainants argue that there are widespread problems with the Committee's complaint systems, which warrant investigation into all of the Committee's contributions received from individuals with fossign minimums. Fling Complaint at 1; RNC Complaint at 1-2;

Kohiz Complaint at 1; Daniels Complaint at 1; Masse Complaint at 1. The Complainants who

Buther the regulation was revised in 2002, Commissioness expensed conterns about the level of scienter required under Section 441e. For example, a Statement of Reasons ("SOR") issued in a Section 441e case decided shortly before revision of the regulation examined the statutory language and legislative history to conclude that despite the absence of precise language of a "knowledge requirement" in the statute, "it would be fundamentally unjust to assess liability on the part of a fundament or recipient committee that solicits or receives a contribution if the contribution in fact appears to be from a legal source, especially if initial screening efforts resulted in specific assurances of the contribution's legality." MURs 4530, 4631, 4547, 4642, 4849 (Stainsmont of Remons by Commitment Thomas In va December 1882, a knowledge requirement may be informed based to similar provisions in the Act that specifically the knowledge and language despite the absence of any knowledge requirement in the statute. Id. at 2 (citing 2 U.S.C. §§ 441f, 441b(a)). See also 11 C.F.R. § 103.3(b)(1), which provides that contributions which did not appear to be from a prohibited source must be returned within a specified period from the date on which the Committee becomes aware of information indicating that the contribution is unlawful.

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l	rely merely	on the Committee's receipt of co	ontributions from in	dividuals with	foreign addresses
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- 2 generally provide no additional facts to substantiate their claims these individuals are foreign
- nationals, as opposed to eligible donors temporarily living abroad. One complaint points to a
- 4 newspaper report that asserts that the Committee received 37,265 contributions that were not in
- 5 whole dollar amounts, which the author concludes would be evidence that those contributions
- 6 wine convention from foreign correncies in the U.S. deline, and therefore came from foreign
- 7 nationals. MUR 6690 Complaint (citing Ex. K). Complainents offer no information to support
- 8 the conclusion that such funds were contributed in foreign currencies or that the individuals who
- 9 made contributions in foreign currencies were not lawful donors. Finally some of the complaints
- 10 cite media reports with anecdotal allegations of foreign nationals having contributed to the
- 11 Committee. Examples of these media reports include:
- A report about a group in Nigeria was reported to have sponsored an event, the proceeds of which were purportedly going to be donated to the Committee, but were seized by the government in a fraud investigation. MUR 6090 Complaint at 1-3 (citing Attach. A);
- Media coverage of a public statement made by Libyan leader Muammar alGaddafi opining that foreign entionals supported candidate Obesia and may have
  contributed to the Committee. Id. (citing Attach. C);
- Un-sourced allegations that an anonymous FEC analyst informed his superiors
  that the Committee had accepted millions of prohibited contributions from foreign
  nationals and his warnings went unheeded. Id. (citing Attach. D);
- 22 Reports about two brothers who owned a shop in the Gaza Strip and made bulk
  23 purchases of Obama t-shirts to sell in their store. *Id.* (citing Attach. A, E, F);
- Article about an Australian man who mimitted to imowingly using a face U.S.
  passport number in order to get the Committee's online contribution system to
  accept his contribution. Id. (citing fac. H); and
- 27 Report about and a Canadian man who deliberately made false statements in order 28 to get the Coconsister's online apprication system to except his contributions Id.

<sup>7</sup> Despite efforts by the Commission, tith warmity of these allegations has not been confirmed to date.

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The Committee maintains that its vetting procedures required online contributors to confirm citizenship or permanent resident status by checking a box. OFA Response in MURs 6078/6090/6108 at 4. Further, contributors with foreign addresses had to enter a valid U.S. passport number. *Id.* Finally, the Committee asserts that it maintained a system that at regular intervals surveyed all contributions received from fureign addresses, personally contacted contributors who were not known to be U.S. citizens or lawful promocedure, and required the submission of valid U.S. passport information. *Id.* at 5.

#### 2. Analysis

The allegation that Respondents knowingly accepted contributions from foreign nationals, or failed to refund contributions after becoming aware of a basis for questioning whether the contributions were from a permissible source, is not supported by the available information. As discussed below, each of the three principal methods of proof relied upon in the complaints is flawed.

Complainants added up all contributions from donors with foreign addresses and alleged that all or significant numbers of those contributions must have come from foreign nationals because media reports lead identified four fessign nationals whe were alleged to have been contributors. ENC Complaint at 1. The Committee received approximately \$1,314,717 in contributions from 10,463 individuals with foreign addresses. The fact that these contributors listed foreign addresses is not, as Complainants claim, prima facte evidence establish that the contributors are foreign nationals or that their contributions should be suspect. 11 C.F.R. § 110.20(a)(4)(i). Although Complainants argue for a comprehensive review of all contributors with foreign addresses, neither the media reports nor the complaints offer any specific information that would suggest that any of the contributors with foreign addresses, other than the

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four specifically identified in the media reports, are not American citizens living abroad, who are entitled to contribute to federal political committees.

Similarly, the argument that the presence of contributions in odd (non-whole dollar) amounts is prima facte evidence that a contribution might have come from an impermissible foreign source is incorrect. First, there is a wide variety of explanations for a contribution to be in num-whole dollar amounts, other than being a foreign currency. Sucund, avan if the contribution was made using a foreign number, there is no legal presumption that the use of foreign currency is sufficient to establish that a contributor is a foreign national. A U.S. citizen living abroad, who is entitled to make contributions, might be expected to use a credit card account or a bank account based on the currency of the country in which they temporarily reside. Neither the complaints nor media reports provide any information that would serve as reasonable cause to question the citizenship of a contributor based solely on the amount of a contribution.

While information that a contribution is received from a foreign address, foreign bank and/or in a currency other than U.S. dollars might serve as pertinent information in examining the contribution, the mere presence of such indicators does not establish reason to believe that the Committee violated the prohibition against receiving contributions from foreign nationals.

Rather, a Committee used only make a "reasonable inquiry" to vesify that the contribution is not from a prohibited source to satisfy the Ast's compliance regulations. 11 C.F.R. § 110.20(a)(7). Here, there is evidence that the Committee made reasonable inquiries into the source of those funds by: (1) informing website users of the appropriate legal requirements for making contributions; (2) requiring contributors who used the website to proffer the appropriate certifications before processing their contributions; and (3) maintaining an internal system to review all contributions received from foreign addresses for compliance with the FECA and its

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# MURs 6078/6090/6108/6139/6142/6214 Obama for America Factual & Legal Analysis

- regulations. OFA Response in MURs 6078/6090/6108 at 4-5. There is also evidence that the
- 2 Committee's internal controls followed the Act's "safe harbor" guidelines by requiring donors
- 3 who attended fundraising events located outside of the United States or made contributions
- 4 online using foreign addresses to provide a valid U.S. passport number. Id.; see 11 C.F.R.
- 5 § 110.20(a)(7) ("[A] person shaff be deemed to have conducted a reasonable inquiry if he or she
- 6 seeks and obtains copies of current and valid U.S. passport gapers.").

The Commission reviewed the contributions received by the Committee from individuals with foreign addresses who contributed to OFA during the primary and general election months of February 2008 and August 2008, respectively. This review provided insight into how the Committee's compliance system was working, whether it was effectively identifying potentially prohibited contributions, and whether corrective action was taking place to resolve questionable contributions. In addition to specific individuals identified in the complaints (see discussion below), the Commission's review found only eight contributors living abroad (who contributed a total of \$2,147) that failed to give personal information required for the OFA disclosure reports. Consistent with the assertions in the Committee's response, the Commission's review found that contributeurs outside of the United States were required to affirm that they were United States citizens. See OFA Response in MLIRs 6078/6090/6108 at 4-5. In fact, the website would not accept contributions from individuals outside of the United States without certification that they were citizens or legal permanent residents. Id. Contributors outside of the United States were

The Commission has approved of the use of examining samples in order to ascertain whether excessive and prohibited contribution violations are substantial enough to warrant further inquiry. See, e.g., 11 C.F.R. §§ 9087.2(f)(1) and 9088.1(f)(1) (approving the use of sampling in the audit content to determine whether commission and prohibited contributions are algnificant enough to warrant referral for enforcement). Here, the Commission opted to review a sample of disclosure reports at the reason to believe stage in order to ascertain whether the violations of the Act alleged in the complaint are indicative of broader flaws in the Committee's compliance system and/or are significant enough to recommend that an investigation of the violations is warranted.

# MURs 6078/6090/6108/6139/6142/6214 Obama for America Factual & Legal Analysis

- typically employed by the United States government or military, or working in the international
- 2 offices of American corporations, or for American non-profit, human rights or religious
- 3 organizations.

- The contributions cited as examples of Section 441e violations in the complaints are
- insufficient to support a reason to believe finding for the following reasons:
  - There is no support for the inference that the Committee rectived contributions or was in any way connected to the Nigerian fundraiser or its coordinators, as the same madia reports indicate that the Nigerian government seized the funds raised and are investigating the matter as a fraudulent scheme. RNC Complaint, Exh. A.
    - There is no information supporting the allegation that the general comments made by Libyan leader Muammar al-Gaddafi claiming, "[People in the Arab and Islamic world] welcomed [Barack Obama] and prayed for him and ... may even have been involved in legitimate contribution campaigns to enable him to win the American presidency" are related to any identifiable contributions or fundraising efforts for the Committee. Id.
    - The allegations that contributions received by the Committee, which were not made in whole dollar amounts must have been made in foreign currency and therefore have originated from foreign sources, is also purely speculative, as the conversion of monies from one currency to another is not evidence that the individuals that were the source of the funds were foreign nationals. Id.
    - The Aststraium raan claud in the media report admits (in this same report) that he knowingly camb the lingui contribution through bypmeing the online accepting protocols by entering a false passport numbers and fraudulently cartifying that he was an American citizen living abroad, in order to get the website to accept his contribution. RNC Camplaint, Exh. H, OFA Response in MURS 6078/6090/6108 at 4:
    - While the Canadian donor did not admit to making false statements, he also denied remembering whether he certified that he was a citizen and stated that he later contacted the Committee to request a refund. RNC Complaint, Exh. H. The Committee asserts that the website did require a certification of citizenship to make contributions from a foreign address and the contribution from the donor has since been aufmaied. OFA Receouse in Milits 6678/6690/6108 at 4.
- 33 See OFA Response in MURs 6078/6690/6108, Exh. A.

### MURs 6078/6090/6108/6139/6142/6214 Obame for America Factual & Legal Analysis

1 According to media reports, brothers Hosam and Monir Edwan bought t-shirts from the 2 Committee's website to sell in their Gaza store, the proceeds of which constituted contributions to OFA from the Edwars totaling \$6,945 and \$24,770, respectively. RNC Complaint, Exh. A. 3 The same report indicates that the Edwan brothers inserted the abbreviation "GA" in the address line reserved for the name of the contributor's state of residence, which the Committee might 5 6 have mistaken to stand for "Georgia" ratius than "Guza." Id. The report also cites a companier offinial who states that until the media identified the Edwan brothers as being residents of Gaza, 7 8 the Committee had no mason to believe the Edwans lived outside of the United States. Id. 9 The Act provides that where a contribution does not present a genuine question of whether it might be prohibited by the Act, but is later discovered to be illegal, a treasurer has 10 thirty (30) days from the date on which the illegality is discovered to refund the contribution. 11 11 C.F.R. § 103.3(b)(2). Here, the Edwan brothers made 28 t-shirt purchases, 22 of which were 12 refunded within 30 days of receipt, 10 Refunds of the other six purchases (for \$4,130) were made 13 within two weeks of the first media report identifying the brothers as foreign nationals. 14 Willie it is unclear when the Committee discovered all of the contributors vited in the 15 media reports weat fureign nationals; the Committee did refund all of the contributions within 30 16 days of those reports or the information about the identity of these sountibutors becoming public. 17

Moreover, the fact that a review of the Committee's disclosure reports has identified only \$2,147

It is well established that the proceeds from the gurchase of fundraling items are considered by a contributions. 11 C.F.R. § 100.53; see also AO 1975-15 (Wallace) (concluding that the full amount paid by a purchaser to a political committee or candidate for a fundralising item is a particularly; AO 1979-17 (RNC) (citing AO 1975-15) (The fact that the contributor received something of value in exchange for a political contribution does not change the character of the activity from a political contribution into a commercial sale/purchase transaction).

<sup>10</sup> Hosem Edwan made same contributions, all of which was refuseded. Only the four smallest transmissan (\$187, \$1,217, \$834 and \$508) were refunded outside the 30-day window. Manir Edwan minis 21 emissions, all but two of which (for \$94 and \$1,290) were refunded within the 30-day window. Id. A tetal of \$4,120 of the contributions made by the Edwans was refunded outside the 30-day window, but within two weeks of the first media report.

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filed).

### MURs 6078/6090/6108/6139/6142/6214 Obama for America Factual & Legal Analysis

- in contributions from eight donors with foreign addresses that might be questionable, with no additional information on whether they are in fact foreign nationals, mitigates against finding reason to believe that the Committee violated 2 U.S.C. § 441e.
- Because the potential Section 441e violations are limited in scope and amount (\$6,277)

  and because there is insufficient information to suggest that the Committee acted unreasonably in

  relying on the information provided by contributors affirming that they were United States

  citizens, the Commission cancluded that opening an investigation into this issue would be an

  inefficient use of its limited resources. See Heckler v. Chaney, 470 U.S. 821 (1985); MUR 5950

  (Hillary Clinton for President) (Factual and Legal Analysis dismissing Section 441e violation to

  preserve resources where amount in potential prohibited contributions was minimal (\$1,000)

  compared to total contributions received, and funds had been refunded before the complaint was
- Accordingly, the Commission dismissed allegations that Obama for America and Martin

  Nesbitt, in his official capacity as Treasurer, violated 2 U.S.C. § 441e by accepting contributions

  from foreign nationals.

#### D. Possible Contributions from Unknown Individuals

- The Act provides that no person shall make a contribution in the name of another person, and no person shall knowingly accept a contribution made by one person in the name of another.

  See 2 U.S.C. § 441f. A Committee has thirty days from the date that a prohibited contribution is made or discovered to have been made to refund the impermissible contribution. 11 C.F.R. § 103.3(b)(2).
  - The complaints allege that individuals made contributions to the Committee using fraudulent or fictitious names, and the Committee's online fundraising mechanism provided no

### MURs 6078/6090/6108/6139/6142/6214 Obarna for America Factual & Legal Analysis

1	internal controls to circumvent the recei	pt of such	prohibited contributions.	RNC Suppl.
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- 2 Complaint at 3-4. Different Complainants present two types of arguments for why the
- 3 Committee should have been on immediate notice that certain contributions did not come from
- 4 legitimate sources. First, some of the complaints contend that certain contributions were linked
- 5 to names that were clearly fictitious, and the fact that such contributions were processed by the
- 6 Committee's online fundatising system is evidence of widespread failure in its compliance
- 7 system and warrante investigation. Second, one of the later complaints (MiJR 6214) points to a
- range of anomalies in the patterns of the contributions attributed to particular individuals as
- 9 being sufficiently unusual and unlikely as to put the Committee on notice that these contributions
- 10 were illegitimate.

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#### 1. Facts

- The complaints cite media reports identifying 11 individuals whose names were listed on
- 13 the Committee's disclosure reports as contributors, but later were determined to have submitted
- 14 fictitious or fraudulent names, addresses or credit card information. Examples of these
- 15 individuals include:
- Good Will an individual who listed his name as "Good Will," his employer as

  "Loving," occupation as "You" and who provided an address that turned out to be
  far a Good Will Industries charity office in Austin, TX. Reportedly, no one by
  the name of Good Will works at the office. Good Will made over 780
  contributions in \$25 increments between March 2008 and April 2008, totaling
  over \$19,500;
- Doodad Pro an individual with listed his name as "Doodad Pro," his residence
  as Namie, NY, occupation as "Leveng," and employer as "You" made over 850
  contributions in \$25 immunum between Movember 2007 and April 2008, totaling
  over \$21,250;
- Persons with fictional addresses some individuals provided questionable names and fictitions addresses, including "Test Person" residing in Some Plane, UT, 
  "Jockim Alberton" residing at a fictional address in Wilmington, DB, "Derty

#### MURs 6078/6090/6108/6139/6142/6214 Obama fer America Factual & Legal Analysis

1	West" and "Derty Poiluy" both residing in rewq, ME and "fhdfhdfh" residing in
<b>!</b>	Erial, MJ; and

 Persons with obvious fictional names — some individual donors provided nonsensical names including, "Hbkjb, jkbkj," "Jgtj Jfggjjfgj," "Dahaudhu Hdusahfd," Uadhshgu Hduadh," "Edrty Eddty" and "Es Esh."

During the course of its compliance process, and before the names were made public in media reports or complaints, the Committee asserts that had already identified many of these same contributions as being of questionable legitimasty. Disclosure reports indicated that acveral of the "contributions" made by fictitious donors cited in the complaints either were naver accepted due to invalid information (e.g., invalid credit card or banking information) or were refunded immediately. In other instances, where contributions were accepted, refunds occurred on a continuous basis. For instance, in the case of Doodad Pro and Good Will, who made hundreds of contributions in small increments, refunds were done on a rolling basis before their contributions appeared in media reports. Further, most of the refunds were completed to almost all of these prohibited contributors within weeks of the first media reports and/or the initial complaints filed with the Commission.

The Complaint in MUR 6214 makes an extensive and detailed analysis of various pattorns is the Committee's receipts. This complaint alleges that the Committee failed to make immediate use of an Address Verification System to confirm that each contributor's reported address information matched the address information for the credit card used to make the contribution, which allowed the Committee to accept online contributions in transactions that would have been rejected by other vendors accepting credit card payments over the internet. This complaint suggests that the absence of this safeguard raises questions as to whether the Committee adequately verified the true sources for online contributions it received via credit card. In addition, this complaint identifies the following contribution patterns which it deemed

#### MURs 6078/6090/6108/6139/6142/6214 Obama for America Factual & Legal Analysis

- suspicious: 1) Non-Dollar Donations that were not in whole dollar amounts; 2) Non-Traditional
- 2 Donations that were in whole dollar amounts, but not in multiples of \$5; 3) Multiple Day
- 3 Donations where a donor has two or more donations on the same day; 4) Duplicate Donations
- 4 where the donors appeared to make two or more contributions of the same amount on the same
- 5 day. Complainant alleges that the Committee accepted an unusually large number of
- 6 convibutions that fit into these patterns, which it desired so be suspicious and merit further
- 7 review.

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#### 2. Analysis

As discussed above, the Commission has provided guidance to committees that they may use Internet fundraising so long as committees use reasonable safeguards to enable them to verify the identity of contributors and screen for impermissible contributions with the same level of confidence that applies to other methods of fundraising, and act consistently with Commission regulations. See AO 1999-09 (Bill Bradley for President, Inc.). Complainants contend that the Committee's acceptance of online contributions from the unknown persons identified in the complaints is clear evidence that it had no control mechanisms in place to catch third party fraud. Fling Complaint at 1; REFC Complaint at 3-4; Kohitz Complaint at 1. Consequently, the complaints argue, an investigation of all contributions is warranted. Id. RNC Suppl. Complaint at 3-5.

Respondents assert that the compliance system the Committee maintains is designed to identify individuals like those cited in the complaint and refund their contributions if they are unlawful. OFA Response in MURs 6078/6090/6108 at 4. The Committee asserts that its internal system runs regular searches of its donor database in order to identify information that contributions may be fraudulent. *Id.* at 5. The Committee also asserts that through its vetting

- and compliance system, as individuals who provided fictitious information are identified,
- 2 subsequent searches are modified to look for similar individuals or patterns of fraudulent donors
- 3 that were previously identified. Id. Regarding the individuals identified in the complaint.
- 4 Respondents provide information that most of the fraudulent contributions from these individuals
- 5 had been identified and refunded before the complaints were filed. RI.
- The complaint cites the names of elevan individuals with alleged fictitious names that
- 7 allegedly made contributions to the Committee. Only three of these individuals gave
- 8 contributions that were actually received and aggregated over \$1,000; they include:
- "Doodad Pro" made 850 contributions in \$25 increments totaling \$21,250,
- "Good Will" made 780 contributions in \$25 increments totaling \$19,500, and
- "Hbkjb, jkbkj" made a single contribution of \$1,077.23.
- 12 The "Doodad Pro" and "Good Will" contributions were refunded on a continuous basis either
- 13 before or within 30 days of the initial complaint in this matter, though many refunds were not
- made within 30 days of the initial receipt of the contribution. The single "Hbkjb, jkbkj"
- 15 contribution was refunded within 30 days of receipt. Contributions from the remaining eight
- domore eited in the compleint totaled approximately \$1,200; note of which has been refunded.
- 17 In order to ascertain whether these was a potential system brankdown that might have led
- 18 the Committee to accept large numbers of contributions from unknown persons, the Commission
- 19 reviewed a sampling of contributions to the Committee in the primary and general election
- 20 months of February 2008 and August 2008, respectively. During the sample period, the
- 21 Committee received a combined total of \$73,976,663 in contributions from over 170,000
- 22 contributors. The Commission also reviewed complaints, disclosure reports and media reports
- 23 for individuals whose information appeared to be incomplete, fictitious or otherwise unverified

from unknown persons in the name of another.

#### MURs 6078/6090/6108/6139/6142/6214 Obama for America Factual & Legal Analysis

1 as belonging to actual persons, as well as whether suspect contributions were accepted, verified 2 and, if appropriate, timely refunded by the Committee. 3 In addition to the contributors cited in the complaints, only six other contributors to OFA whose names might have been fictitious based on the spelling or other information were 4 identified. These six contributors gave approximately \$17,445 to the Committee, \$14,476 of 5 which remains unrefunded. Phus, the complaints and the Commission's review identify a tatal 6 7 of 17 contributors with potentially fictitious names who gave a total of \$60,472 in contributions to the Committee, \$15,676 of which has yet to be refunded. 8 The Commission determined that dismissal of these allegations is appropriate because (1) 9 the alleged breakdown in the Committee's compliance system is not borne out by the available 10 information about the scope and amount of the contributions the Committee received from 11 allegedly unknown persons, and (2) the majority (approximately 75%) of the prohibited 12 13 contributions received from the fictitious individuals cited in the complaint and identified 14 through the Commission's review have been refunded. For these reasons, the Commission determined it would not be an efficient use of its 15 resources to open an investigation into this issue with respect to the Committee. See Heckler v. 16 17 Chaney, 470 U.S. \$21 (1985); MUR 5950 (Hillary Clinton for President) (Fastual and Legal Analysis dismissing Section 441e violation to preserve resources where prohibited contributions 18 19 were refunded before the complaint was filed). Accordingly, the Commission dismissed allegations that Obama for America and Martin 20 Nesbitt, in his official capacity as Treasurer, violated 2 U.S.C. § 441f by accepting contributions 21

### FEDERAL ELECTION COMMISSION

FACTUAL AND LEGAL ANALYSIS

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Obama for America and MURs: 6

MURs: 6078/6090/6108/6139/6142/6214

Martin Nesbitt, as Treasurer

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### I. <u>INTRODUCTION</u>

**RESPONDENTS:** 

In August 2010, the Federal Election Commission ("the Commission") found reason to believe that OFA violated the Federal Election Compaign Act of 1971, as amended, ("the Act" or "FECA") by accepting during the 2007-2008 election cycle an unknown number of excessive contributions in violation of 2 U.S.C. § 441a(f). See OFA Factual and Legal Analysis, dated September 7, 2010 ("F&LA).\(^1\) In the F&LA, relying on information compiled by the Reports Analysis Division ("RAD"), the Commission found that OFA may have accepted between \$1.89 and \$3.5 million in excessive contributions. The Commission also found that OFA might have misreported the original date of receipt for certain primary election contributions made through its joint fundraising representative, the Victory Fund,\(^2\) which caused those contributions to appear as "primary-after-primary" excessive contributions (i.e., primary contributions made after the date of the primary election). Id. at 8 n.3.

In response to the Commission's findings, OFA asserted that \$1.6 million in primary contributions received through the Vistory Fund were not excessive. See OFA Letter from Judith Corley dated November 12, 2010 (responding to RTB findings). In fact, OFA explained, these contributions appeared to be "primary-after-primary" excessive contributions because, as it conceded, OFA misreported these contributions' original date of receipt. Id. Further, the only explanation OFA offered as to why it misreported the original date of receipt for contributions

<sup>&</sup>lt;sup>1</sup> The Commission dismissed allegations that OFA violated 2 U.S.C. §§ 441e and 441f.

<sup>&</sup>lt;sup>2</sup> The Victory Fund was established pursuant to 11 C.F.R. § 102.6. Its participants were OFA and the Democratic National Committee.

- received through the Victory Fund was that the campaign staff understood it was reporting the
- transfers in the correct manner. Id. See also OFA Letter from Judith Corley to OGC dated
- 3 March 1, 2011.

#### 4 IL FACTUAL AND LEGAL ANALYSIS

- 5 The investigation and Section 437g audit revealed that OFA failed to report correctly the
- original dates on which \$85,158,116 in contributions were recoived by OFA's joint fundraising
- 7 representative, the Victory Fund, in violation of 2 U.S.C. § 434(b) of the Act.
- The Act requires all political committees to publicly report all of their receipts and
- 9 disbursements. See 2 U.S.C. § 434. Each report must disclose for the reporting period and
- 10 calendar year, the total amount of all receipts, and the total amount of all disbursements.
- 11 See 2 U.S.C. § 434(b)(2), (4) and 11 C.F.R. § 104.3(a), (b). The Act requires that an authorized
- 12 committee of a candidate report the amount of all receipts from transfers by affiliated
- committees, as well as the identity of the affiliated committee and date(s) of transfer. See
- 14 2 U.S.C. § 434(b)(2)(F), (3)(D); 11 C.F.R. §§ 102.17(c)(3)(iii) and 102.17(c)(8)(i)(B). See also
- 15 11 C.F.R. §§ 104.3(a)(4) and 104.8.
- 16 Commission regulations permit political commitment to empage in joint fundraising with
- other political emmittees or with unregistered committees or organizations. See 11 C.F.R.
- 18 § 102.17. After a joint fundraising representative distributes the net proceeds, a participating
- 19 political committee is required to report its share of funds received as a transfer-in from the
- 20 fundraising representative. See 11 C.F.R. § 102.17(c)(8)(i)(B). For contribution reporting and
- 21 limitation purposes, the date a contribution is received by the fundraising representative not the

#### MURs 6078/6090/6108/6139/6142/6214 Obama for America Factual & Legal Analysis #2

- date received by the recipient political committee is the date that the contribution is received by
- the participating political committee. See 11 C.F.R. §§ 102.17(c)(3)(iii) and 102.17(c)(8).3
- During the 2008 election cycle, OFA received \$85,158,116 in transfers from the Victory
- 4 Fund. These transfers were made on various dates between June 30 and November 3, 2008.
- 5 OFA correctly reported the dates it received transfers from its joint fundraising representative.
- 6 But OFA did not correctly report the original tistes of receipts required by 2 U.S.C.
- 7 § 434(b)(2), (4) and 11 C.F.R. §§ 104.3(a), (b) and 102.17(c).
- The Commission initially brought this problem to OFA's attention in an October 2008
- 9 RFAI, which questioned \$1,936,829 in primary contributions that were identified as possibly
- 10 excessive because OFA received the transfer of funds after the date of the candidate's
- nomination. See Request for Additional Information (Oct. 14, 2008). The RFAI sought
- 12 clarification as to whether the contributions were "incompletely or incorrectly reported." Id.
- 13 The Commission raised this same issue in the F&LA, noting that certain excessive contributions
- may have been misreported as having been received after the date of the primary. See F&LA
- 15 at 8 n.3.
- 16 OFA admits that, contrary to the Commission's regulations, it erroneously reported the
- 17 dates of transfers from the Victory Fund as the dates of receipt for those contributions and failed
- to report the original dates of receipt of the contributions by the Victory Fund. Letter from J.
- 19 Corley to OGC dated March 1, 2011 (stating "The Committee began reporting transfers from a
- 20 joint fundraising committee on July 20, 2008. It reported six (6) additional transfers during 2008
- 21 and 2009 . . . All of the transfers (except one) [citation omitted] were reported in the same way -
- 22 as of the date of the transfers based on an understanding of the campaign staff that this was the

<sup>&</sup>lt;sup>3</sup> The participating political committee is required to report the original date of receipt of the proceeds only after the funds have been transferred from the fundading representative. *Id.* 

### MURs 6078/6090/6108/6139/6142/6214 Obama for America Factual & Legal Analysis #2

- 1 correct method for reporting."). See also Letter from J. Corley to OGC dated November 12,
- 2 2010 (acknowledging "the overwhelming majority of these 'Primary-after-Primary
- 3 contributions' were actually received by the joint fundraising committee before President Obama
- 4 accepted his party's nomination"). By way of explanation, OFA responds only that it was "in
- regular contact with the FEC's Reports Analysis Division [] to clarify reporting issues[, and]...
- 6 RAD staff never raised any issue with them regarding the method they were using to report the
- 7 transfers." Letter from J. Corley to OGC dated March 1, 2011.
- 8 OFA's explanation does not alter the fact that it failed to report the dates on which the
- 9 Victory Fund originally received contributions totaling \$85,158,116. Accordingly, the
- 10 Commission found reason to believe that Obama for America and Martin Nesbitt, in his official
- capacity as treasurer, violated 2 U.S.C. § 434(b).

#### **FEDERAL ELECTION COMMISSION**

#### **FACTUAL AND LEGAL ANALYSIS**

RESPONDENTS: Obama Victory Fund and Andrew Tobias, as Treasurer

MURs: 6139 & 6142

### I. INTRODUCTION

These matters involve overlapping allegations that the Obama Victory Fund and Andrew Tobias, in his official capacity as Treasurer ("OVF" or the "Victory Fund"), a joint fundraising committee formed by Obama for America and Martin Neabitt, in his official capacity as Treasurer ("OFA") and the Democratic National Committee, accepted various excessive and/or prohibited contributions in violation of the Federal Election Campaign Act of 1971, as amended, ("FECA" or "the Act").

The complaints vary in their approach to presenting similar allegations. While some of the complaints rely primarily on media reports regarding anecdotal examples of allegedly suspicious online fundraising transactions, see MURs 6078/6090/6108, other complaints provide a listing of transactions that are alleged to be part of suspicious patterns in OVF's fundraising receipts. See McURs 6139, 6142, 6214. Rather than attempting to address all of the transactions being questioned, OVF focuses on its comprehensive compliance system, and asserts that this system allowed it to identify and take appropriate corrective action as to all contributions for which there were genuine questions as to possible illegality. See OVF Responses in MURs 6139 & 6142. Respondents assert that all genuinely excessive and prohibited contributions detailed in the complaints have been refunded. Respondents also contend that Complainants' allegations are highly speculative, lack the specificity needed to demonstrate a violation of the Act, and that the patterns identified by Complainants do not support any inference of illegality. Id.

#### MURs 6078/6090/6108/6139/6142/6214 Obama Victory Fund Factual & Legal Analysis

There are no indications that the Victory Fund accepted excessive contributions or contributions from foreign nationals, or misreported disbursements to OFA. Accordingly, the Commission found no reason to believe that Obama Victory Fund and Andrew Tobias, in his official capacity as Treasurer, violated 2 U.S.C. §§ 441a(f), 441e or 434(b). Although the Obama Victory Fund and Andrew Tobias, in his official capacity as Treasurer, may have accepted nontributions from an analmown domain, the Commission dismissed this patential violation of 2 U.S.C. § 441f because the amount at issue did not warrant factors Commission.

#### 9 II. FACTUAL AND LEGAL ANALYSIS

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The primary issue in these matters is whether Respondents accepted impermissible contributions through their online fundraising efforts. Although the Commission has not mandated specific procedures to verify the identity of an individual making a credit card contribution over the Internet, it has opined that a committee which intends to solicit and receive credit card contributions over the Internet must be able to verify the identity of those who contribute via credit card with the same degree of confidence that is generally provided when a committee absence a check via direct mail. Advisory Opinion 2007-30 (Chris Dedd for President, Inc.); see alim Explanation and Justification for Matching Credit Card and Debit Card Contributions, 64 Fed. Reg. 32394, 32395 (June 17, 1999); Advisory Opinion 1999-09 (Bill

Advisory Opinions have looked favorably upon several methods for notifying contributors of a committee's legal obligations as well as verifying contributors' identities, including using web page solicitation forms that pust often and conspicuous language informing prospective donors of the Act's source restrictions and contribution limits, requiring a donor to complete said submit for processing a contribution form tinat includes the contributor's name, contributor's name as it appears on a credit card, billing address associated with the card number, expiration date of the card, contributor's residential address and amount of contribution. See, e.g., AO 2007-30 at 3. The committee should site include parameters that will allow into scenar for matribations made using corporations business entity credit exods, and a process whatby the donor name steets (1) the contribution is made using corporation his own funds and not them of station; (2) contributions and not them of station; (2) contributions are not made from general treasury facts of a corporation, known organization or national lumb; (3) denor is not a faderal general enterior or a family national, but is a citizen or permanent resident of the United States; and (4) the contribution is made on a personal credit cond for which the donor, not a corporation or business entity, is legally obligated to pay. Id. at 2-4.

# MURs 6078/6090/6108/6139/6142/6214 Obama Vietory Fund Factual & Legal Analysis

- Bradley for President, Inc.); Advisory Opinion 1995-09 (NewtWatch PAC); see also
- 2 Commission Guideline for Presentation in Good Order (guidance to presidential campaigns
- 3 seeking federal matching funds, presented by the Audit Division and approved by the
- 4 Commission in July 2007). In sum, a committee is charged with the same responsibility to "allay
- 5 concerns over the receipt of pruhibited contributions" regarding its online contributions as its
- 6 countilations solicited and received through any other mathod. Rt. (tracking lelatching Credit
- 7 Card and Debit Card Contributions, #4 Fed. Reg. at 32395).
- As a safeguard against receiving prohibited contributions, the Act's regulations hold the
- 9 committee's treasurer "responsible for examining all contributions received for evidence of
- illegality," 11 C.F.R. § 103.3(b). While contributions that may "present genuine questions" as
- to whether they were made by foreign nationals or other prohibited parties may initially be
- 12 deposited into a campaign's depository, the treasurer is charged with making his or her "best
- 13 efforts to determine the legality of the contributions." 11 C.F.R. § 103.3(b)(1). If the
- 14 contribution cannot be determined to be legal, or is discovered to be illegal even though it "did
- 15 not appear to be filesal" at the time it was received, the treasurer must refund the contribution
- 16 within thirty (36) days of the date of said discovery. 11 C.F.R. § 103.3(b)(2). By contrast, if the
- 17 committee determines that a contribution exceeds the contribution limitations enumerated in
- 18 2 U.S.C. § 441s(a)(1), the treasurer has sixty (60) days to refund the excessive contribution, or
- 19 obtain a written redesignation or reattribution of the excessive portion. 11 C.F.R.
- 20 § 110.1(b)(3)(i).

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- A. Background
- 22 The Obama Victory Fund is a joint fundraising committee established pursuant to
- 23 11 C.F.R. § 102.17, whose participants were Obama for America ("OFA"), the principal

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- campaign committee for President Barack Obama during the 2008 election cycle, and the
- 2 Democratic National Committee ("DNC"). The Victory Fund filed its Statement of Organization
- on June 10, 2008 and received over \$198 million in contributions during the 2007-2008 election
- 4 cycle. During the 2008 election cycle, as a joint fundraising committee established pursuant to
- 5 11 C.F.R. § 102.17, the Victory Fund was permitted to accept contributions up to the maximum
- 6 combined limits of the participating committees, which in this case would be \$33,100 per donor
- 7 (the OFA limit of \$2,300 each for the primary and general directions and the DNC limit of
- 8 \$28,500). 11 C.F.R. § 102.17(a).

#### B. Excessive Contribution Allegation

#### 1. Facts

The complaints involve allegations based on Complainants' direct review of disclosure

reports filed by the Victory Fund as well as information gleaned from online media reports, and

- 13 claim that Respondents accepted excessive contributions in addition to knowingly receiving
- contributions from prohibited sources. Daniels Complaint at 1; Moore Complaint at 1.
- 15 Complainants list fundreds of individuals whom they claim made contributions exceeding
- 16 \$4.600 (which would be the assuments total of the permissible amounts of \$2.300 cask for the
- 17 primary and general elections) and contend that this is evidence that the Victory Fund
- 18 contribution processes were utterly lacking in the appropriate internal controls to ensure
- 19 compliance with the FECA. Daniels Complaint at 1; Moore Complaint at 1.
- 20 The Victory Fund denies the allegations in the complaints and contends that it maintained
- 2! the appropriate procedures to ensure that contributions received by the Victory Fund were
- 22 properly allocated and did not exceed contribution limits. OVF Responses in MURs 6139 &
- 23 6142 at 2. Moreover, the Victory Fund asserts that to ensure that contributors did not exceed

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### MURs 6078/6090/6108/6139/6142/6214 Obama Victory Fund Factual & Legal Analysis

- applicable contribution limits, the Victory Fund verified all contributions it received with the
- 2 donor records for OFA and the DNC. Id. If any contribution aggregated to exceed applicable
- 3 limits to OFA, the excessive amount was first reallocated to the DNC; if after the DNC
- 4 reallocation the contributions still exceeded applicable limits, the excessive amount was refunded
- 5 to the contributor. Id. at 3.

#### 2. Analysis

The FECA provides that no person shall make contributions to a candidate for federal office or his authorized political committee, which in the aggregate exceed \$2,300 each for the primary and general elections. 2 U.S.C. § 441a(a)(1)(A). For the 2008 election cycle, the Act permits a national political party to receive from individuals or persons other than a multicandidate committee up to \$28,500. 2 U.S.C. § 441a(a)(1)(B). Additionally, a joint fundraising committee established pursuant to 11 C.F.R. § 102.17, may accept up to \$33,100 per donor. 11 C.F.R. § 102.17(a). The Act prohibits a candidate or political committee from knowingly accepting contributions in violation of the contribution limits set forth in the FECA, see 2 U.S.C. § 441a(f), and where a committee has received an excessive contribution, it has sixty (60) days to identify and redesignate, reattribute or refund the excessive amount. 11 C.F.R. § 110.1(b); see also discussion, supra, pp. 5-6.

The Victory Fund denies allegations that any of its donors made excessive contributions. OVF Responses in MURs 6139 & 6142 at 2. The Victory Fund accurately notes that it is not subject to the \$2,300 per election contribution limit, as asserted in the complaint, rather it is subject to the \$33,100 contribution limit reserved for joint fundraising committees. *Id.*Moreover, the Victory Fund avers that it has procedures to ensure that its donors do not exceed applicable contribution limits, which include matching all contributions it received to the donor

### MURs 6078/6090/6108/6139/6142/6214 Obama Victory Fund Factual & Legal Analysis

1 records of OFA and the DNC. Id. The response states that any contributions the Victory Fund received that might have been excessive when aggregated with prior contributions to OFA were 2 3 either reallocated to the DNC or refunded to the contributor. Id. The Commission reviewed the information submitted in the complaints and responses in MURs 6139 and 6142 as well as the disclosure reports filed by the Victory Fund and determined 5 6 that Complainants' allegations appear to rely an the mistaken belief that the Victory Fund is subject to the individual contribution limit of \$2,300 per election for candidates or candidate 7 committees, as set forth in Section 441a(a)(1)(A). In fact, as a joint fundralsing committee, the 8 Victory Fund is subject to the \$33,100 per individual contribution limit set forth in 11 C.F.R. 9 § 102.17. None of the individuals cited in the complaints exceeded this limit. Thus, the 10 11 information Complainants submit as prima facie evidence that the Victory Fund violated Section 12 441a(f) is insufficient to support a reason to believe finding. Moreover, the Commission found no additional facts to support the claim that the Victory Fund accepted excessive contributions. 13 Finally, there is no support for Complainants' allegations that the Victory Fund violated 14 the superting requirements of 2 U.S.C. § 434(b) by misreporting disbursements to OFA, and 15 failing to provide identifying information for contributors who gave less than \$200. The Victory 16 Fundamesponses and disclosure reports indicate that the transfers from the Victory Fund to OFA 17 18 were made for ordinary disbursements of net proceeds pursuant to the joint fundraising 19 agreement between OFA and DNC, and were reported correctly. 11 C.F.R. § 102.17; see OVF Responses in MURs 6139 and 6142 at 3. Further, the Act does not require committees to 20 disclose the identification information of donors who contribute less than \$200 in the aggregate 21 during the election cycle. See 11 C.F.R. § 102.9. 22

#### MURs 6078/6090/6108/6139/6142/6214 Obama Victory Fund Factual & Legal Analysis

ı	Accordingly, the Commission found no reason to believe that the Obama Victory Fund
2	and Andrew Tobias, in his official capacity as Treasurer, received excessive contributions in
3 .	violation of 2 U.S.C. §§ 441a(f) and 434(b).
4	C. Possible Foreign National Contributions
5	The FECA provides that it is unlawful for a foreign national, directly or indirectly, to
6	make a contribution or domation of money or other thing of value in commution with a Fuderal,
7	State, or local cinuties, or to a committee of a political party and for a federal political committee
8	to receive or accept such a contribution. 2 U.S.C. § 441e(a)(1) and (a)(2): 11 C.F.R. § 110.20(b).
9	A "foreign national" is an individual, partnership, association, corporation or other entity
10	organized under the laws of or having its principal place of business in a foreign country.
11	2 U.S.C. § 441e(b). A "foreign national" does not include a person who is a citizen, national or
12	lawful permanent resident of the United States. Id.
13	Although the statute is silent as to any knowledge requirement, the Commission's
14	implementing regulations clarify that a committee can only violate Section 441e with the
15	knowing solicitation, acceptance, or recuipt of a contribution from a foreign antional. 11 C.F.R.
16	§ 110.26(g). The regulation contains there standards that satisfy the "leaswing" requirement:
17	(1) actual knowledge; (2) reason to know; and (3) willful blindness. 11 C.F.R. § 1 i0.29(a)(4)(i)-
18	(iii). The reason-to-know standard is satisfied when a known fact establishes "[s]ubstantial
19	probability" or "considerable likelihood" that the donor is a foreign national. See Explanation
20	and Justification for Prohibition on Contributions, Donations, Expenditures, Independent
21	Expenditures and Disbursements by Foreign Nationals, 67 Fed. Reg. 69940, 69941 (quoting

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- 1 BLACK'S LAW DICTIONARY, 5th Ed. (1979)). The willful blindness standard is satisfied when "a
- 2 known fact should have prompted a reasonable inquiry, but did not." See id. at 69940.<sup>2</sup>
- 3 Several of the complaints allege that the Victory Fund violated 2 U.S.C. § 441e by
- 4 accepting contributions from foreign nationals. As support for these allegations, different
- 5 Compliding the fact that contributors with foreign addresses gave to the Victory
- 6 Fund, some mentributions from individuals with familian addresses were not mark in whole dollar
- 7 amounts (which Complainants suggest means that the sunds had been converted to U.S. deilant
- from a foreign currency), and various media outlets reported anecdates about a half dozen
- 9 foreign nationals may have contributed to OFA.

Complainants argue that there are widespread problems with the Victory Fund's compliance system, which warrant investigation into all of the Victory Fund's contributions received from individuals with foreign addresses. Daniels Complaint at 1; Moore Complaint at 1. The Victory Fund maintains that its vetting procedures required online contributors to confirm citizenship or permanent resident status by checking a box. OVF Response in MURs 6139 & 6142 at 2. Further, contributors with foreign addresses had to enter a valid U.S. passport number. Let Finally, the Victory Fund senses that it maintained a quature that at regular intervals surveyed all contributions received from foreign addresses, permunally contracted contributors.

Busines this regulation was anvisus in 2002, Commissioners expressed constrain about the level of scienterrequired under Section 441c. For example, a Statement of Reasons ("SOR") issued in a Section 441c case decided abortly before revision of the regulation examined the statutory language and legislative history to conclude that despite the absence of provisis language of a "knewledge requirement" if the seature, "It would be fundamentally unjust to assess liability on the part of a fundraiser or recipient committee that solicits or receives a contribution if the contribution is fact appears to be from a legal source, especially if initial screening efforts resulted in specific assurances of the contribution's legality." MURs 4530, 4531, 4547, 4642, 4909 (Statement of Reasons by Commissions Towns In at Damestanic Nesissal Committee, et al.) at 3. Thus, complet with the Explanation and Justification issend in November 2042, a knowledge requirement may be infimed beard on similar precisions in the Act that specification is such language daughts the absence of are knowledge requirement in the seasons. Id. at 2 (alting 2 U.S.C. §§ 441f, 441b(n)). See also 11 C.F.R. § 185.3(h)(1), which precises that contributions which the conscience becomes aware of information instituting that the contribution is unlessful.

# MURs 6078/6090/6108/6139/6142/6214 Obama Victory Fund Factual & Legal Analysis

- who were not known to be U.S. citizens or lawful permanent residents, and required the
- 2 submission of valid U.S. passport information. Id.
- Based on the information in the complaints, as well as a review of publicly available
- 4 information, there is no indication that the Victory Fund received even a single contribution from
- 5 an individual who has been demonstrated to be a foreign national. There are no examples
- 6 provided in the complaints or in the publicly available media or slightlesses reports. Thus, there
- 7 appears to be no support for the claim that there are systematic brethelowes in OVF's monitoring
- for contributions from foreign nationals. Accordingly, the Commission found no reason to
- 9 believe that the Obama Victory Fund and Andrew Tobias, in his official capacity as Treasurer,
- violated 2 U.S.C. § 441e by accepting contributions from foreign nationals.

#### D. Possible Contributions from Unknown Individuals

- 12 The Act provides that no person shall make a contribution in the name of another person,
- and no person shall knowingly accept a contribution made by one person in the name of another.
- 14 See 2 U.S.C. § 441f. A committee has thirty days from the date that a prohibited contribution is
- 15 made or discovered to have been made to refund the impermissible contribution. 11 C.F.R.
- 16 § 103.3(b)(2).

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- 17 The complaints allege that individuals made contributions to the Victory Fund using
- 18 fraudulent or fictitious names, and the Victory Fund's online fundraising mechanism provided no
- 19 internal controls to circumvent the receipt of such prohibited contributions. Daniels Complaint
- 20 at 1; Moore Complaint at 1. As discussed above, the Commission has provided guidance to
- 21 committees that they may use Internet fundraising so long as committees use reasonable
- 22 safeguards to enable them to verify the identity of contributors and screen for impermissible
- 23 contributions with the same level of confidence that applies to other methods of fundraising, and

#### MURs 6078/6090/6108/6139/6142/6214 Obama Victory Fund Factual & Legal Amalysis

- act consistently with Commission regulations. See AO 1999-09 (Bill Bradley for President,
- 2 Inc.). Complainants contend that the Victory Fund had no control mechanisms in place to catch
- 3 third party fraud. Daniels Complaint at 1; Moore Complaint at 1. Consequently, the complaints
- 4 argue, an investigation of all contributions is warranted. Id.
- 5 Respondents assert that the complaints presented no credible information that the Victory
- 6 Fund had accepted contributions from unknown persons and was based wholey on speculation.
- 7 OVF Response in MURs 6139 & 6142 at 2. The Victory Fund asserts that its internal system
- runs regular searches of its donor database in order to identify contributions that might violate
- 9 the Act. Id.

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There are no indications that the Victory Fund received contributions from the individuals specified in any of the complaints. The Commission's review determined that a contribution was made by a person named "Anonymous, Anonymous" totaling \$2,228. The Victory Fund's compliance system identified the suspect contribution and flagged it for

verification, but did not refund it within the 30 days permitted by the Act.

Despite this apparent violation of Section 441f, the Commission determined that dismissal of these allogations is appropriate because (1) the published contributions cited in the complaint are minimal when compared to the total amount of contributions neceived by OVF (\$2,228 accounts for .001% of \$93 million received), and (2) allegations of breakdowns in the compliance system set forth in the complaints are not borne out by the Commission's review of the contributions received by the Victory Fund. Thus, the Commission determined it would not be an efficient use of the Commission's resources to open an investigation into this issue. See

#### MURs 6078/6090/6108/6139/6142/6214 Obama Victory Fund Factual & Legal Analysis

- 1 Legal Analysis dismissing Section 441e violation to preserve resources where prohibited
- 2 contributions were refunded before the complaint was filed).
- 3 Accordingly, the Commission dismissed allegations that the Obama Victory Fund and
- 4 Andrew Tobias, in his official capacity as Treasurer, violated 2 U.S.C. § 441f by accepting
- 5 contributions from unknown persons in the name of snother.

#### 1 BEFORE THE FEDERAL ELECTION COMMISSION 2 3 4 In the Matters of MURs 6078, 6090, 6108, 6139, 6142, 6214, 5 and AF# 2512 б Obama for America and 7 Martin Nesbitt in his 8 official capacity as Treasurer 9 10 11 **CONCILIATION AGREEMENT** 12 13 This Conciliation Agreement reflects the final resolution of six separate complaints filed 14 with the Federal Election Commission (the "FEC" or the "Commission") concerning 15 contributions received during the 2008 presidential campaign by Obama for America and Martin Nesbitt in his official capacity as Treasurer ("Respondents" or "OFA") and issues identified in 16 17 the Final Audit Report of the Commission on Obama for America (Jan. 16, 2007-Dec. 31, 2008). 18 The Commission found reason to believe that Respondents violated 2 U.S.C. § 441a(f) of 19 the Federal Election Campaign Act of 1971, as amended ("the Act"), by accepting contributions 20 in excess of the limits applicable to the 2008 presidential election that were not resolved through 21 refund, redesignation, or reattribution within the 60 day period permitted under the Act. 22 The Commission also found reason to believe that Respondents violated 2 U.S.C. 23 § 434(b) by misreporting the dates of contributions received through its joint fundraising 24 representative, the Obama Victory Fund ("OVF"). Although OFA correctly reported the date 25 OVF transferred those funds to OFA as required, it incorrectly identified the date of receipt of 26 the underlying contributions as the date of the transfer from OVF to OFA, rather than the date 27 that the contributions were originally received by OVF. The Commission has further found reason to believe that Respondents failed to file 28 29 certain 48-Hour Notices of contributions of \$1,000 or more received after the 20th day but more

MURs 6078,	6090,	6108,	6139,	6142	and	6214,	and	AF#	2412
Conciliation	Agree	ment							

- than 48 hours before the 2008 general election, in violation of 2 U.S.C. § 434(a)(6)(A), and
- 2 referred the violation to the Reports Analysis Division.
- In response to a request from Respondents, on July 10, 2012, the Commission approved
- 4 merging conciliation of Administrative Fine Matter #2512 ("AF# 2512") with MURs 6078,
- 5 6090, 6108, 6142, and 6214 and authorized the Reports Analysis Division to transfer AF# 2512
- 6 to the Office of General Counsel.
- NOW, THEREFORE, the Commission and Respondents, having participated in informal
- 8 methods of conciliation prior to a finding of probable cause to believe, do hereby agree as
- 9 follows:
- 10 I. The Commission has jurisdiction over the Respondents and the subject matter of
- this proceeding, and this agreement has the effect of an agreement entered pursuant to 2 U.S.C.
- 12  $\S 437g(a)(4)(A)(i)$ .
- II. Respondents have had a reasonable opportunity to demonstrate that no action
- 14 should be taken in this matter.
- 15 III. Respondents enter voluntarily into this agreement with the Commission.
- 16 IV. The pertinent facts and law in this matter are as follows:
- 17 1. OFA is the principal campaign committee for President Barack Obama.
- 18 Martin Nesbitt is the treasurer of OFA. From 2007 to 2008, OFA reported raising approximately
- 19 \$745 million in contributions from more than 4 million separate contributors.
- 20 2. OVF is a joint fundraising committee established pursuant to 11 C.F.R.
- § 102.17, whose participants were OFA and the Democratic National Committee ("DNC").
- 22 Andrew Tobias is the current treasurer of OVF. During the 2008 election cycle, OVF reported

MURs 6078, 6090, 6108, 6139, 6142 and 6214, and AF# 2412 Conciliation Agreement

- that it raised over \$198 million in contributions, of which \$85,158,116 were transferred to OFA
- 2 on various dates in 2008.

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### Untimely Resolution of Excessive Contributions

- 4 3. During the 2008 election cycle, the Act prohibited any person from making contributions to a candidate for federal office or the candidate's authorized political
- 6 committee that in the aggregate exceeded \$2,300 each for the primary and general elections.
- 7 2 U.S.C. § 441a(a)(1)(A). As a corollary, it was unlawful for a candidate for federal office or the
- 8 candidate's authorized political committee to accept contributions that in the aggregate exceeded
- 9 \$2,300 each for the 2008 primary and general elections. 2 U.S.C. § 441a(f).
- 4. OFA was limited to accepting contributions from individual donors that in
- the aggregate did not exceed \$2,300 each for the primary and general elections. 2 U.S.C.
- 12 § 441a(a)(1)(A). Where a committee receives an excessive contribution, the Commission's
- 13 regulations give the committee 60 days from the date of receipt to identify and resolve the
- 14 excessive contribution via refund, redesignation, or reattribution of the excessive amount.
- 15 11 C.F.R. §§ 103.3(b)(3), 110.1(b).
- 5. From 2007 to 2008, OFA accepted a total of \$1,363,529 in contributions
- that exceeded the limits set forth in 2 U.S.C. § 441a(a)(1)(A) and that were not resolved through
- 18 refund, redesignation, or reattribution within 60 days of receipt as permitted under the Act.
- 19 Respondents contend these excessive contributions represent approximately .18% of all
- 20 contributions received by OFA during the 2008 election cycle.
- 21 6. OFA has since resolved the \$1,363,529 in excessive contributions through
- 22 the untimely refund, redesignation, or reattribution of those contributions. Of that amount, OFA
- 23 resolved \$489,616 before any Commission investigation took place and another \$873,913 after

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- 1 receiving the Commission's analysis of information contained in the disclosure reports and
- 2 internal records of OFA.

### Misreporting Dates of Contributions

- The Act requires all political committees to publicly report all of their
- 5 receipts and disbursements. 2 U.S.C. § 434. Each report must disclose for the reporting period
- 6 and calendar year the total amount of all receipts and the total amount of all disbursements.
- 7 2 U.S.C. § 434(b)(2), (4); 11 C.F.R. § 104.3(a), (b).
- 8. The Act requires that an authorized committee of a candidate report the
- 9 amount of all receipts from transfers by affiliated committees, as well as the identity of the
- affiliated committee and the date of each transfer. 2 U.S.C. § 434(b)(2)(F), (3)(D); 11 C.F.R.
- 11 §§ 102.17(c)(3)(iii), (8)(i)(B), 104.3(a)(4), 104.8.
- 9. Commission regulations permit political committees to engage in joint
- 13 fundraising with other political committees or with unregistered committees or organizations.
- 14 11 C.F.R. § 102.17. After a joint fundraising representative distributes the net proceeds, a
- participating political committee is required to report its share of funds received as a transfer-in
- 16 from the fundraising representative. Id.
- 17 10. For contribution reporting and limitation purposes, the date a contribution
- is received by the joint fundraising representative not the date received by the recipient
- 19 political committee is the date that the contribution is received by the participating political
- committee. 11 C.F.R. §§ 102.17(c)(3)(iii), (c)(8). The participating political committee is
- 21 required to report the original date of receipt of the proceeds only after the funds have been
- 22 transferred from the fundraising representative. Id.

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1	11. For the \$85,158,116 in contributions received in transfers from OVF,
2	Respondents reported the dates that the contributions were transferred to OFA, rather than the
3	dates on which the underlying contributions were received by OVF, as required by 2 U.S.C.
4	§ 434(b)(2), (4) and 11 C.F.R. §§ 102.17(c), 104.3(a), (b).
5	48-Hour Notices
6	12. The Act requires that a candidate's principal campaign committee shall
7	notify the Commission of all contributions of \$1,000 or mere, received by any authorized
8	committee of the candidate less than 20 days but more than 48 hours before any election in
9	which the candidate is running. 11 C.F.R. §104.5(f).
l0	13. Respondents did not file 48-Hour Notices for 1,266 contributions totaling
1	approximately \$1,895,956. See Final Audit Report of Commission on Obama for America (Jan.
12	16, 2007-Dec. 31, 2008); AF# 2512. Respondents have waived their right to appeal the
13	\$191,135 administrative fine assessed in AF# 2512, and are paying the full amount of the fine as
l4	part of the penalty set forth in this agreement.
15	14. The Commission found that the majority of the contributions for which
16	48-Hour Notices were required but not filed, including 711 contributions totaling approximately
17	\$1,046,045, arose from transfers from OVF.
18	V. In the interest of resolving this matter promptly, Respondents admit the following:
9	1. Respondenta violated 2 U.S.C. § 441a(f) and 11 C.F.R. §§ 103.3(b)(3),
20	110.1(b) by accepting \$1,363,529 in excessive contributions, which they failed to refund,
21	redesignate, or reattribute within 60 days of receipt, as required by the Act.

Respondents violated 2 U.S.C. § 434(b) and 11 C.F.R. §§ 102.17(c),

104.3(a)(3) by misreporting the original date of receipt for contributions received through OVF.

### MURs 6078, 6090, 6108, 6139, 6142 and 6214, and AF# 2412 Conciliation Agreement

- Respondents violated 2 U.S.C. § 434(a)(6)(A) by failing to file 48-Hour
- 2 Notices for contributions totaling \$1,895,956.
- WI. 1. Respondents will pay a penalty of three hundred and seventy-five
- 4 thousand dollars (\$375,000) to resolve both the complaint-generated matters and the
- 5 administrative fine determination pursuant to 2 U.S.C. §§ 437g(a)(4) and (5)(A). The
- 6 administrative fine accounts for \$191,135 of the total penalty.
- Respondents will cease and desist from violating 2 U.S.C. §§ 434(a), (b)
- 8 and 441a(f).
- 9 3. Respondents will file with the Commission, in coordination with the
- 10 Reports Analysis Division, an amendment to OFA's 2008 30 Day Post-General report that will
- identify the joint fundraising representative's original date of receipt for those contributions that
- are the subject of the reporting errors addressed in this conciliation agreement.
- 13 4. Respondents will confirm that they have refunded as necessary any
- 14 contributions identified in the Section 437g audit as excessive and have amended their relevant
- 15 disclosure reports. Respondents will disgorge to the U.S. Treasury any refunded contributions
- that the contributor fails to negotiate within thirty (30) days of the effective date of this
- agreement and will provide evidence of any disgorgement (copies of front and back of negotiated
- 18 check) to the Commission.
- 19 VII. The Commission on its own motion or upon request of anyone filing a complaint
- 20 under 2 U.S.C. § 437g(a)(1) concerning the matters at issue herein may review the Respondents'
- 21 compliance with this agreement. If the Commission believes that this agreement or any of its
- requirements has been violated, it may institute a civil action for relief in the United States
- 23 District Court for the District of Columbia.

# MURs 6078, 6090, 6108, 6139, 6142 and 6214, and AF# 2412 Conciliation Agreement

1	VIII. This agreement shall become effective as of the date that all parties her	eto have
2	executed the same and the Commission has approved the entire agreement.	
3	IX. Respondents shall have no more than 30 days from the date this agreer	nent
4	becomes effective to comply with and implement the requirements contained in this a	greement
5	and to so notify the Commission.	
6	X. This Conciliation Agreement constitutes the entire agreement between	the parties
7	on the matters raised herein, and no other statement, promise, or agreement, either wri	tten ar
8	oral, made by either party or by agents of either party, that is not contained in this writer	ten
9	agreement shall be enforceable.	
10		
.11	FOR THE COMMISSION:	
12 13 14 15 16 17 18 19 20 21	Anthony Herman General Counsel  BY:  Daniel A. Petalas  Associate General Counsel for Enforcement  Associate General Counsel	
22 23 24 25 26 27 28 29	FOR THE RESPONDENTS:  Obama for America and  Martin Nesbitt in his official  capacity as Treasurer	<u>.</u>